

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the Administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public. Finally, the Attorney General intends, at the earliest possible opportunity, to make these public documents available on the Internet on the Department of Justice World Wide Web site.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

*Furnish this exhibit for EACH foreign principal listed in an initial statement
and for EACH additional foreign principal acquired subsequently.*

1. Name and address of registrant LeBoeuf, Lamb, Greene & MacRae, L.L.P. 1875 Connecticut Avenue, NW, Suite 1200 Washington, DC 20009-5728		2. Registration No. 5144
3. Name of foreign principal Bogoljub Karic and the Karic group of companies	4. Principal address of foreign principal Palmira Toljatiija 3 11000 Belgrade Serbia, Yugoslavia	
5. Indicate whether your foreign principal is one of the following: <input type="checkbox"/> Foreign government <input type="checkbox"/> Foreign political party <input type="checkbox"/> Foreign or domestic organization: If either, check one of the following: <input type="checkbox"/> Partnership <input type="checkbox"/> Committee <input type="checkbox"/> Corporation <input type="checkbox"/> Voluntary group <input type="checkbox"/> Association <input type="checkbox"/> Other (specify) _____ <input checked="" type="checkbox"/> Individual-State nationality <u>Yugoslav</u>		
6. If the foreign principal is a foreign government, state: a) Branch or agency represented by the registrant. b) Name and title of official with whom registrant deals.		
7. If the foreign principal is a foreign political party, state: a) Principal address. b) Name and title of official with whom registrant deals. c) Principal aim		

8. If the foreign principal is not a foreign government or a foreign political party,

a) State the nature of the business or activity of this foreign principal

Foreign principal is engaged in telecommunications, banking finance, real estate and international trade.

b) Is this foreign principal

Supervised by a foreign government, foreign political party, or other foreign principal

Yes ☐ No ☒

Owned by a foreign government, foreign political party, or other foreign principal

Yes ☐ No ☒

Directed by a foreign government, foreign political party, or other foreign principal

Yes ☐ No ☒

Controlled by a foreign government, foreign political party, or other foreign principal

Yes ☐ No ☒

Financed by a foreign government, foreign political party, or other foreign principal

Yes ☐ No ☒

Subsidized in part by a foreign government, foreign political party, or other foreign principal

Yes ☐ No ☒

9. Explain fully all items answered "Yes" in Item 8(b). *(If additional space is needed, a full insert page must be used.)*

N/A

10. If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

N/A

Date of Exhibit A 12/5/96	Name and Title L. Charles Landgraf Partner	Signature 
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INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. One original and two legible photocopies of this form shall be filed for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

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Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant LeBoeuf, Lamb, Greene & MacRae, L.L.P.	2. Registration No.
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3. Name of Foreign Principal Bogoljub Karic and the Karic group of companies

Check Appropriate Boxes:

4. ☒ The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach a copy of the contract to this exhibit.

5. ☐ There is no formal written contract between the registrant and the foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach a copy of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.

6. ☐ The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.

7. Describe fully the nature and method of performance of the above indicated agreement or understanding.

Represent client as public relations counsel and in business development efforts with U.S. commercial interests.

8. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

Represent client as public relations counsel and in business development efforts with U.S. commercial interests.

9. Will the activities on behalf of the above foreign principal include political activities as defined in Section 1(o) of the Act and in the footnote below? Yes ☒ No ☐

If yes, describe all such political activities indicating, among other things, the relations, interests or policies to be influenced together with the means to be employed to achieve this purpose:

To introduce client to government, private businesses, financial, academic, and civil officials. Client wishes to advance free enterprise and democracy in Eastern Europe and expand trade between Eastern Europe and the U.S.

Date of Exhibit B	Name and Title	Signature
12/5/96	L. Charles Landgraf Partner	

Footnote: Political activity as defined in Section 1(o) of the Act means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political interests, policies, or relations of a government of a foreign country or a foreign political party.

LEBOEUF, LAMB, GREENE & MACRAE
L.L.P.

A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

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LOS ANGELES
NEWARK
PITTSBURGH
PORTLAND, OR
SALT LAKE CITY
SAN FRANCISCO
BRUSSELS
MOSCOW
ALMATY
LONDON
(A LONDON-BASED
MULTINATIONAL PARTNERSHIP)

November 5, 1996

MR BOGOLJUB KARIC
KARIC COMPANIES
PALMIRA TOLJATIJA 3
11000 BELGRADE
YUGOSLAVIA

Re: BUSINESS RELATIONSHIPS (LOBBYING) PROGRAM

Dear Bogoljub:

I am writing to confirm our discussion yesterday related to the U.S. Business Relationships Program. Since the program began, we changed its title on our own files from "lobbying" to "business relationships" because the goal of the program is to create relationships with U.S. business, civic, academic, financial and political figures. However, changing the title has not changed any other aspect of the program. The program is outlined in our retainer agreement of September 3, 1996. I have attached a copy of the agreement for your convenience.

As we discussed yesterday, the Foreign Agents Registration Act (FARA) requires anyone acting on behalf of a non-US person or company in relation to political or public relations type activity to register with the Justice Department. As we are creating contacts with members of Congress and White House we will also register under the Lobbying Disclosure Act. For the purposes of these acts we have to accurately designate each foreign client being represented. For the purposes of these

MR BOGOLJUB KARIC

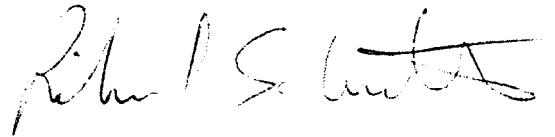
November 5, 1996

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laws the proper clients are yourself and the various companies in which you have an interest. Consequently in our filings we are reporting the clients to be Bogoljub Karic and the Karic Group of Companies, and we are deeming the retainer agreement to apply to you and all of your companies, as is stated in paragraph three of the agreement. The choice of which of your companies you utilize to wire the fee to us remains up to you, as we will credit each payment to you and your companies as a group.

Should you have any question regarding this matter please call us immediately.

Best regards,

A handwritten signature in dark ink, appearing to read "Richard Schechter", with a stylized flourish at the end.

Richard Schechter

Enclosure

LEBOEUF, LAMB, GREENE & MACRAE
L.L.P.

A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL CORPORATION

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BRUSSELS
MOSCOW
ALMATY
LONDON

September 3, 1996

VIA FACSIMILE

Zoran Vasic
The Karic Companies
Palmira Toljatija 3
11000 Belgrade
SERBIA

Re: AKA Bank Lobbying Representation

Dear Zoran:

We very much appreciate your decision to proceed with us with the Karic "Lobbying Representation" proposal. I am certain that you will be pleased with the results.

Our lobbying representation will encompass all those matters set forth in our previous letters of July 24 and August 13, 1996, and the memo of August 13, 1996. General legal work done for Karic family members or the Karic Companies which relate to subjects outside the lobbying project, such as the Danjan matters, will be done pursuant to the standard retainer agreement which I sent to Bogoljub on August 9, and which I have also sent to Dragan.

In the lobbying representation, we will design and implement a program to introduce AKA Bank and its owners and affiliates, including Bogoljub Karic, Dragan Karic and the Karic group of companies, to prominent political, business, financial and civic leaders in the U.S. If from time to time you request, we will also provide introductions for other members of the Karic family or executives of the Karic Companies, or other prominent persons from Yugoslavia. The program is intended to enhance the reputation and prestige of the Karic Family and Karic Companies in the U.S., and to assist efforts in expanding private enterprise in Eastern Europe. In that regard, we will assist principles of the Karic group in introducing guests they may bring with them to the U.S., including for example, Mira Markovic (who may visit the United States with one of the Karics later this year), to prominent persons here

so as to increase the awareness of these guests of the benefits of private enterprise and good economic and political ties with the U.S.

The initial period of this engagement shall be a minimum of six months. Our fees for such services shall be \$30,000 per month, payable on or before the first of each month, beginning September 1, 1996. Our out-of-pocket expenses such as fax and DHL charges, travel, photocopying and the like will be included in the \$30,000 advance.

During the program we will arrange introductions for the Karics with prominent members of the U.S. business, financial, civic and political communities, conduct a program to introduce the Karic companies to major U.S. companies and financial institutions with the intention of assisting in creating ongoing relationships with those companies, assist in arranging media coverage for the Karic family and group of companies, and assist in arranging meetings in Moscow and Belgrade between the Karic family and companies and prominent U.S. business, political and financial leaders. If in any month no meetings occur or no significant activity is undertaken by us on the program, the program will be extended for an additional month at no additional charge, provided that all prior fees have been paid.

It is necessary for LeBoeuf Lamb to file registrations with the U.S. House of Representatives, Senate and Justice Department before we begin this project, just as I did when I did a similar program in 1995. We cannot file these registrations before we receive an executed copy of the agreement returned to us by fax, and the initial \$30,000 for September wired to our account as noted below. Consequently, please execute this agreement below and fax it back immediately, and have your Finance Department wire the \$30,000(U.S.) immediately to:

SEND TO: Citibank, F.S.B.
1775 Pennsylvania Avenue, N.W.
Washington, D.C. 20006
Attn: Private Banking

ABA # 2540-7011-6

CREDIT ACCOUNT OF:

Name: LeBoeuf, Lamb, Green & MacRae

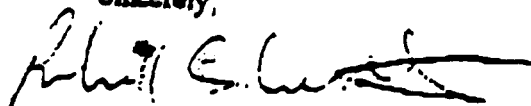
Escrow Account (Client Temp Acct II)

Account Number: 3789-1472

Bogoljub Karic
September 3, 1996
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I must have the retainer agreement and the initial \$30,000 by September 4 in order to be able to file our registrations in time to allow us to attend the functions on September 4 and 6.

Sincerely,



Richard Schechter

AGREED TO by AKA Bank this
_____ day of _____, 1996.

By:


Zoran Vasic
Bogoljub Karic